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2 3	HALLIE HOFFMAN (CABN 210020) Chief, Criminal Division		
4 5	ROSS WEINGARTEN (NYBN 5236401) Assistant United States Attorney		
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9	Attorneys for United States of America		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
	SAN FRANCISCO DIVISION		
12			
13	UNITED STATES OF AMERICA,	) NO. CR 19-0054-06 RS	
14	Plaintiff,	) ) STIPULATION REGARDING TRIAL DATE AND	
15	v.	) ORDER	
16	EFREN CONTRERAS,		
17	Defendant.		
18		) _)	
19			
20	The United States of America, by and through its counsel of record, the United States Attorney		
21	for the Northern District of California and Assistant United States Attorney Ross Weingarten, and		
22	defendant Efren Contreras, by and through his counsel of record, George Harris, hereby stipulate as		
23	follows:		
24	This case is currently scheduled to the control of the contro	to begin trial on December 7, 2020, with a pretrial	
25	conference scheduled for November 18, 2020.	However, the parties have not yet set corresponding	
26	pretrial dates. Accordingly, the parties propose the following pretrial deadlines		
27	//		
28	//		
20			
	STIPULATION AND ORDER CASE NO. CR 19-0054 RS		

## 2. The pretrial schedule is now as follows:

EVENT	DATE
Deadline to Meet and Confer regarding Pretrial Statement Produce Jenks and Giglio/Henthorn Material Produce any Certified Translations	October 28, 2020
Joint Pretrial Statement and Proposed Order Stipulations of Fact Joint Exhibit List Witness List Motions in Limine Physical Exhibits/Demonstratives Exchanged	November 4, 2020
Submission of Trial Exhibits to Court Oppositions to Motions in Limine Jury Questionnaire Additional Jury Voir Dire Questions (if any) Proposed Jury Instructions Proposed Verdict Form Optional Trial Brief	November 11, 2020
Pretrial Conference	November 18, 2020
Jury Pool Fills Out Questionnaire	December 4, 2020
Jury Selection	December 7, 2020

The defendant has been advised of the change of in pretrial deadlines and has no objection to the continuance.

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The undersigned Assistant United States Attorneys certify that they have obtained approval from counsel for the defendant to file this stipulation and proposed order. IT IS SO STIPULATED. DATED: September 10, 2020 DAVID L. ANDERSON United States Attorney /s/ ROSS WEINGARTEN SHAILIKA KOTIYA **Assistant United States Attorneys** /s/ GEORGE C. HARRIS Attorney for Efren Contreras 

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**ORDER** For the reasons stated above, the Court adopts the pretrial deadlines stated above. IT IS SO ORDERED. DATED: <u>9/10/2020</u> United States District Judge 

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